### 69-201 GENERAL STATEMENT

69-201

- .1 These regulations implement the Federal Immigration and Nationality Act (INA), as amended by the Refugee Act of 1980 (P. L. 96-212), federal regulations 45 CFR Part 400, and additional instructions issued by the Federal Office of Refugee Resettlement (ORR), in order to provide financial assistance, medical assistance and social services to all refugees in the United States regardless of national origin.
- .2 The California Department of Social Services (CDSS) is the designated state agency responsible for development of the State Plan for Refugee/Entrant Assistance and for the administration of the plan in accordance with 45 CFR Section 400.5.
- .3 County Welfare Departments (CWDs) shall determine the eligibility of refugees in the Refugee Resettlement Program (RRP) for CalWORKs or Refugee Cash Assistance (RCA). Eligibility for SSI/SSP shall be determined by the Social Security Administration. The CWD shall administer these programs according to federal policy under the supervision of CDSS for financial assistance and social services, and the State Department of Health Services (DHS) for medical services.
- .4 CalWORKs program regulations relating to financial eligibility and payments apply (except for Diversion Services payments [See MPP Section 81-215.31]) unless specifically superseded by RCA regulations contained herein.

The following regulations shall be followed in implementing the program for financial assistance.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: 45 CFR 400 and 400.5.

Renumber Section 69-203 to Section 69-202, amend section title and amend Sections 69-202.1 through .4 to read:

- .1 For purposes of determining eligibility for cash assistance and social services under RRP, a person must provide proof, in the form of documentation issued by the INS, of one of the following statuses:
  - .11 Paroled as a refugee or asylee under Section 212(d)(5) of the INA.
  - .12 Cuban and Haitian entrants, in accordance with requirements in Section 69-302.
  - .13 Admitted as a refugee under Section 207 of the INA.
  - .14 Granted asylum under Section 208 of the INA.
  - .15 Certain Amerasians from Vietnam who are admitted to the United States as immigrants pursuant to Section 584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1988 (as contained in Section 101(e) of Public Law 100-202 and amended by the 9<sup>th</sup> proviso under Migration and Refugee Assistance in Title II of the Foreign Operations, Export Financing, and Related Programs Appropriations Acts, 1989 (Public Law 100-461 as amended)).
  - .16 Admitted for permanent residence provided the individual previously held one of the statuses identified above.
- .2 (Continued)
  - .21 (Continued)

### HANDBOOK BEGINS HERE

.211 Cubans and Haitians are assisted under the Cuban/Haitian Entrant Program (CHEP) and receive cash assistance under the Entrant Cash Assistance (ECA) Program.

### HANDBOOK ENDS HERE

Those persons who are 1) actually dependent upon a repatriated United States citizen, except as provided in Section 69-202.221, and 2) who meet one of the following categories of relationship with such citizen; spouse, parents, grandparents, unmarried minor (under 18 years), children including adopted children and stepchildren, unmarried adult children who are dependent because they are handicapped, including adopted children and stepchildren, spouse's parents, spouse's grandparents and minor siblings of the repatriate and spouse. Repatriated United States citizens and their dependents as defined above are included in the Repatriate program. (See [MPP] Division 68.)

.221 (Continued)

# .3 Children of Refugees

- In a number of cases, children have been born in the United States to refugee parents, or have been born to a refugee and a United States citizen. These children are considered to be United States citizens by birth. However, under the following circumstances, such children are eligible for assistance (CalWORKs, SSI/SSP, RCA, and medical assistance), and social services funded under RRP. (Continued)
- United States citizen children born of a refugee and a United States citizen are not eligible for assistance or services funded by RRP if the household unit includes the United States citizen parent. In these situations, the refugee parent if eligible may receive RRP funded assistance (CalWORKs, SSI/SSP, RCA, and/or medical assistance), and social services); and the United States citizen parent and the children if eligible may be aided under the regular (non-RRP funded) CalWORKs, SSI/SSP, medical assistance and/or social services programs.
- .33 In any household unit consisting of a refugee and a non-refugee alien, the "non-refugee alien" should be considered as the "United States citizen" for purposes of Sections 69-202.31 and .32.
- .34 (Continued)
- .35 (Continued)

### .4 RCA

.41 For purposes of determining eligibility for RCA, RCA means cash assistance provided to refugees who have been determined to be ineligible for CalWORKs or SSI/SSP and who have resided in the United States for no longer than the period of time required by federal regulations contained in 45 CFR Sections 400 et seq. or official issuances from the Director of the Federal Office of Refugee Resettlement. This period of time is referred to as time eligibility.

### HANDBOOK BEGINS HERE

.411 Federal regulations, effective October 1, 1991, set RCA time eligibility at 8 months (45 CFR Sections 400.203 and 400.211).

# HANDBOOK ENDS HERE

.42 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: U.S.C. 1182(d)(5)(B) and 45 CFR 400.43.

Renumber Section 69-204 to 69-203 and amend Sections 69-203.1 and .2 to read: Post-Hearing: Renumber Sections 69-203.25 and .26 to Sections 69-203.28 and .29, respectively, to read:

## 69-203 RESETTLEMENT AGENCY, SPONSOR AND COUNTY RESPONSIBILITIES 69-203

.1 Resettlement Agency and Sponsor Responsibilities

Most of the refugees who reach a community will have been resettled by one of the national voluntary agencies (VOLAG) working with the Federal Government and will have a local sponsor. In resettling a refugee, the VOLAG and the sponsor undertake certain responsibilities as a moral commitment. These responsibilities include receiving the refugee and his/her family, providing shelter and food; providing clothing and pocket money; providing assistance in finding employment and in enrolling children in school; and covering medical costs. Once employment is obtained, the sponsor will assist the refugee in locating permanent housing, acquiring minimal furniture, and arranging for utilities. Sponsors are also expected to help the refugees with some of the less tangible aspects of adjustment to a new culture.

- .2 County Responsibilities (Continued)
  - .21 The CWD, as part of the process of determining a time-eligible refugee's eligibility for cash assistance shall notify the national headquarters or the local office of the responsible VOLAG and:
    - .211 Inquire what assistance, if any, the Sponsor or VOLAG is providing for the refugee (See Section 69-206.11 regarding income eligibility determinations for assistance received from VOLAGS); and
    - .212 (Continued)

### HANDBOOK BEGINS HERE

- A telephone call in the absence of an in-person contact is sufficient to fulfill the requirement specified in Sections 69-203.211 and .212.
- .23 (Continued)
- .24 Information received by means of an in-person contact, telephone call, or written statement shall be made part of the case record, and shall include the name of the VOLAG.

### HANDBOOK ENDS HERE

- .25 (Continued)
- .26 (Continued)
- .27 Where there is an emergency need for financial assistance, or the VOLAG fails to respond in a timely manner, the requirements in .21 and .22 above shall be temporarily waived in order to meet the emergency or case approval needs.
- .258 Some applications for cash assistance may be made when the sponsor is unable or unwilling to meet the total needs of the refugee(s) for whom he/she has accepted responsibility. When this occurs, aid is to be grant in an amount sufficient to meet the unmet needs as determined by the CalWORKs standard.
- .269 If, following the loss of contact with a sponsor and subsequent to the granting of aid to the refugee, the resettlement agency secures a new sponsor for the refugee who accepts the responsibilities of sponsorship, and meets the needs of the refugee(s) in full, in accordance with the CalWORKs standard of assistance, cash assistance shall be terminated. Only if the subsequent sponsor fails to meet the full needs of the refugee will the county again grant cash assistance to the refugee.
- .3 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

400.66.

Renumber Section 69-205 to Section 69-204 and amend Sections 69-204.1 through .44 to read: Post-Hearing: Amend Section 69-204.2 and adopt Section 69-204.3 to read:

### 69-204 ELIGIBILITY FOR SSI/SSP AND CALWORKS PROGRAMS

69-204

- .1 SSI/SSP (Continued)
- .2 CalWORKs

Refugees who qualify for assistance under the CalWORKs program shall be aided under the CalWORKs program. Those who do not qualify for CalWORKs <del>program</del> shall have their eligibility determined for RCA per Section 69-205. The refugee has no option as to program preference.

- <u>.3</u> [Reserved]
- .4 [Reserved]
  - .41 [Reserved]
    - .411 Repealed by Manual Letter No. SP-96-01, effective 6/27/96.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: 45 CFR 400.

Renumber Section 69-206 to Section 69-205 and amend Sections 69-205.1 through .5 to read: Post-Hearing: Amend Section 69-205.11 to read:

### 69-205 ELIGIBILITY FOR REFUGEE CASH ASSISTANCE (RCA)

69-205

## .1 RCA Eligibility Factors

Requirements of categorical relatedness applicable to the CalWORKs program are waived for assistance under RCA (see Section 69-202.41) and aid shall be granted without regard to the presence of children, age or number of hours worked. Factors which must be considered in determining eligibility are: time eligibility (Section 69-205.24); refugee status (Section 69-202.1); income and resources (Section 69-206); income eligibility (Section 69-206.4); attendance in an institution of higher education (Section 69-205.54); and registration, employment and employment-directed educational/training requirements (Section 69-207). In addition to these factors, as a condition for receiving assistance, the applicant/recipient shall, if applicable, provide the name of his/her sponsor or responsible VOLAG.

# .2 Eligibility Determination

- .21 The eligibility of each RCA applicant shall be determined as promptly as possible within no more than 30 days from the date of application.
  - .211 The date of application is the date to use for the beginning date of RCA.
- .22 Counties shall not deny RCA applicants cash assistance based on the applicant's refusal to disclose his/her social security number.
  - .221 Counties may request that an RCA applicant voluntarily provide his/her social security number. If a county selects to make this request, it must:
    - (a) Inform the applicant the disclosure is voluntary; and
    - (b) Tell the applicant how the county will use the number.
- .23 CWDs shall make available to RCA applicants the written policies of the RCA program, including agency policies regarding eligibility standards, the duration and amount of cash assistance payments, the requirements for participation in services, the penalties for non-cooperation, and client rights and responsibilities to ensure that refugees understand what they are eligible for, what is expected of them, and what protections are available to them. The CWD shall ensure that agency policy materials and all notices required are made available in written form in English and in appropriate languages where a significant number or proportion of the recipient population needs information in a particular language.

For refugee groups that make up only a small number of the recipient population, CWDs, at a minimum, shall use an alternative method, such as verbal translation in the refugee's native language, to ensure that the content of the policies is effectively communicated to each refugee.

# .24 Time Eligibility

- .241 Eligibility for RCA is limited to the number of months required in Section 69-202.41 following the refugee's date of entry in the United States. The month of entry, as indicated on the INS Form I-94, is counted as the first month. Time-eligibility exceptions to this provision include asylees who are eligible for RCA beginning on the date they are granted asylum and unaccompanied refugee minors (Section 69-213) who are not subject to the time-eligibility limitation.
  - (a) A refugee who is within the number of months required in Section 69-202.41 following date of entry in the United States is referred to as a RCA time-eligible refugee for purposes of RCA.
  - (b) A refugee who has lived in the United States for more than the number of months required in Section 69-202.41 is referred to as a RCA time-expired refugee.
  - (c) Children born in the United States of refugee parents (Section 69-202.3) shall be considered time-expired based on the most recently arrived parent's expiration date or at the end of the number of months required in Section 69-202.41 from the child's birth date, whichever occurs sooner.
  - (d) (Continued)
  - (e) RCA time-expired refugees shall be aided under other federal, state and/or county-funded programs, if otherwise eligible.
- .3 (Continued)
- .4 Full-time Student in an Institution of Higher Education
  - .41 (Continued)
    - .411 (Continued)

- .412 An "institution of higher education" is a:
  - (a) (Continued)
  - (b) Proprietary institution of higher education which provides at least a six-month program of training to prepare students for gainful employment in a recognized occupation; or (Continued)
- .42 (Continued)
- .43 (Continued)
- .44 If an employed RCA recipient is a professional in need of professional refresher training and other services in order to qualify to practice his/her licensed profession in the United States, the training may consist of full-time attendance in a college or professional training program, provided that such training:
  - .441 Is approved as part of the individual's employability plan as developed by the CWD or its designee;
  - .442 Does not exceed one year's duration (including any time enrolled in such program in the United States prior to the refugee's application for assistance. If there is no documentation available the CWD shall accept client declaration as an acceptable method for determining if the refugee has received higher education in the United States prior to application for aid); and
  - .443 Is specifically intended to assist the individual in becoming relicensed in his/her profession; and, if completed, can realistically be expected to result in such licensing.

Authority cited: Section 10554, Welfare and Institutions Code.

Reference: Section 10553, Welfare and Institutions Code; 45 CFR 400.55; 45 CFR 400.66; and 45 CFR 400.81(b).

Renumber Section 69-207 to Section 69-206 and amend Sections 69-206.1 and .2 to read:

69-206 INCOME AND RESOURCES

69-206

.1 Income

Income shall be considered on the same basis as in the CalWORKs program for determining need and computing the assistance payment, except that the sponsored alien provisions as it applies in the CalWORKs program shall not be applied to RCA cases.

Any reception and placement cash received by a refugee after their arrival into the U.S. shall not be considered in determining income eligibility.

# .2 Resources

Real and personal property limitations shall be those prescribed in CalWORKs program regulations, except that the sponsored alien provisions in the CalWORKs program shall not be applied to RCA cases.

Any resources remaining in the applicant's country of origin shall not be considered in determining income eligibility.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-208 to Section 69-207 and amend Sections 69-207.1 through .5 to read:

# 69-207 REGISTRATION, EMPLOYMENT AND EMPLOYMENT-DIRECTED EDUCATION/ REQUIREMENTS

69-207

- .1 General Requirements
  - .11 (Continued)
  - As a condition for receipt of cash assistance, an applicant/recipient, who is not exempt under Section 69-207.3 shall, except for good cause shown:
    - .121 Register and participate with a CDSS-funded, CDSS-approved or other CWD-approved and referred employment-directed education/training program; or
    - .122 Participate in any refugee-funded employability service program which provides job or language training in the area in which the refugee resides and which is determined to be available and appropriate for that refugee; or if such a program is not available or appropriate in the area in which the refugee resides any other available and appropriate program in such area.
    - .123 (Continued)
    - .124 (Continued)
    - Report to the CDSS-funded, CDSS-approved or CWD-approved employment-directed program when requested to by the program.
    - Accept referrals to employment interviews arranged by the CDSS-funded, CDSS-approved or CWD-approved employment-directed program.
    - Accept a job offered without regard to whether such job would interrupt a program of services planned or in progress, unless the refugee is participating in a program in progress of on-the-job training or vocational training which is being carried out as part of an approved employability plan.
  - .13 (Continued)

- Unless the order of priority is waived by CDSS, CWDs shall, when referring RCA applicants/recipients to education/training programs, give priority first to CDSS-funded or CDSS-approved programs and second to other CWD-approved programs. If no available education/training program can accept the applicant/recipient, the CWD shall refer the refugee to EDD for registration. Once the applicant/recipient has completed all available education/training programs, the CWD shall refer the refugee to EDD for registration.
- 15 The CWD shall refer all nonexempt (see Section 69-207.4 for exempt criteria) RCA applicants and recipients to the local CDSS-funded or CWD-approved project(s) providing employment-directed education/training for refugees. Such training must meet local employers' requirements so as to be likely to lead to employment within the local labor market. CWD referrals shall be accomplished in accordance with instructions and directives issued by CDSS.
- As a condition of continued receipt of RCA, a nonexempt recipient who is employed 32 hours a week or less shall accept part-time employment-directed services, provided that such services do not interfere with the recipient's job.
- .17 (Continued)
- .18 (Continued
- .2 EDD Registration Requirements
  - .21 When it is determined that no available CDSS-funded or CWD-approved project(s) providing employment-directed services can accept the applicant or recipient, the CWD shall refer these nonexempt (see Section 69-207.4) RCA applicants and recipients to EDD for registration. The CWD shall use EDD-approved forms for referral, and clearly indicate on the form that the person is a refugee.
  - .22 If a nonexempt RCA applicant or recipient fails to do any of the following, he/she has not met or maintained the EDD registration requirements:
    - .221 (Continued)
    - .222 (Continued)
    - .223 (Continued)
    - .224 (Continued)
    - .225 (Continued)
- .3 Refugees Exempt from Registration, Employment and Employment-directed Education/Training Requirements:

- a. (Continued)
- b. A person age 60 or older.
- c. A person 16 or 17, or 18 years of age who is a full-time student as defined by the age chapter of the CalWORKs regulations.
- d. A person 18 years of age who is a full-time student in a secondary school (12th grade or below) or in equivalent level of vocational or technical training as defined by the age chapter of the CalWORKs regulations, if the person is expected to complete 12th grade or the training program prior to his/her 19th birthday.
- e. through h. (Continued)
- i. A person or other caretaker relative of a child under six months of age who is personally providing full-time care for the child with only very brief and infrequent absences from the child. Only one parent or other relative in a case may be exempt.
- j. A person who is working more than 32 hours a week in unsubsidized employment which is expected to last a minimum of 30 days. This exemption continues to apply if there is a temporary break in full-time employment which is expected to last no longer than 10 workdays.
- k. A woman who is pregnant and provides medical verification that the pregnancy impairs her ability to be regularly employed or participate in employment/training related activities. An exemption based on a medically-verified pregnancy may also be granted when the CWD determines that participation will not readily lead to employment or that a training activity is not appropriate.
- .4 [Reserved]
- .5 Renumbered to Section 69-208.1 by SDSS Manual Letter No. SP-90-01, effective 4/2/90.

Authority Cited: Section 10554, Welfare and Institutions Code.

Reference: 45 CFR 400.75, .76, 76(a)(7), and (a)(9), .77, and .78; and 45 CFR

400.80(a)(1), (b) and (c).

Renumber Section 69-209 to Section 69-208 and amend Sections 69-208.1 through .7 to read: Post-Hearing: Amend Sections 69-208.1 and .5 to read:

## .1 General

If a recipient fails or refuses to participate/cooperate in the RCA program as required, the CWD shall make a cause determination.

### .2 Conditions Under Which Cause Determination Shall Be Made

Using the criteria found in Section 69-208.3, the CWD shall make a cause determination within 20 working days of learning or being advised that the nonexempt refugee who is an RCA applicant or recipient has:

- .21 Failed or refused to register or participate with a CDSS-funded or CWD approved or referred employment-directed program as required; or
- .22 (Continued)
- .23 Failed or refused to meet the requirements contained in Section 69-207.11; or
- .24 Failed or refused to comply with the requirements contained in Sections 69-207.12, 69-207.16 and 69-207.17; or
- .25 Failed or refused to comply with the requirements contained in Section 69.207.222.
- .3 Factors That Must Be Considered in Cause Determinations (Continued)
  - .31 There must be a determination that a bona fide offer of employment or employment-directed education/training was made to the individual. A bona fide offer of employment or employment-directed education/training may originate from any source, approved or referred by the CWD (including CDSS-funded program) or the responsible agency for the initial resettlement of the refugee and may be temporary, permanent, full-time, part-time, or seasonal work.
  - .32 There must be a determination that the individual:
    - .321 Failed or refused to register or participate with a CWD approved or referred employment-directed program or the initial responsible resettlement agency, or
    - .322 Failed or refused to accept the bona fide offer of employment or employment-directed education/training as planned, or
    - .323 The individual quit or was discharged from employment or employment-directed education/training.

- .33 There must be a determination that EDD either arranged an employer interview for the refugee or requested the refugee to report to EDD.
- .34 There must be a determination that the refugee: a) failed or refused to register or maintain registration with EDD; b) failed or refused to accept a referral to or appear for an employment interview arranged by EDD; or c) failed or refused to report to EDD when requested.
- .35 The individual must be given an opportunity to explain why: a) the offer was not accepted; b) the employment or employment-directed education/training was discontinued; or c) he/she failed or refused to comply with the EDD registration requirements or the requirements of the education/training program.
- .36 (Continued)
- .4 Good Cause for Failure or Refusal to Meet or Comply with the Registration, Employment and Employment-Directed Education/Training Requirements.

Good cause exists when: (Continued)

- i. The individual was ill or was required to care for an ill member of the because no other care arrangements were feasible; or
- j. The total daily commuting time to the employment or educational/training site and return, would normally exceed two hours, not including the transporting of a child to and from a child care facility, unless a longer commuting distance is generally accepted in the community, in which case the round trip commuting time shall not exceed the generally accepted community standards; or
- k. (Continued)
- 1. The individual had other substantial and compelling reasons for failure to meet or comply with the requirements of Section 69-208. (Continued)
- .5 [Reserved] (Continued)
- .6 Renumbered to Section 69-210.2 by SDSS Manual Letter No. SP-90-01, effective 4/2/90.
  - .612 Repealed by SDSS Manual Letter No. SP-90-01, effective 4/2/90.

- .7 If the CWD determines that the individual does not have good cause for failing or refusing to comply with program requirements, the CWD shall develop a compliance plan to correct the instance of nonparticipation prior to sanctioning the individual.
  - .71 The CWD and the individual will develop the plan either over the telephone or face-to-face. The individual shall be provided a copy of the plan. If the individual agrees to a compliance plan over the telephone, a copy of the plan shall be mailed to the client.
- .8 If the individual does not fulfill the terms of a written compliance plan agreed upon with the CWD, and the CWD determines based on available information that the individual did not have good cause for failure to meet the terms of the plan, the CWD shall send a notice of action to impose a sanction. If a sanction is imposed under the terms of this paragraph, no further compliance procedures are applicable.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; 45 CFR

400.83(a)(2); and Dang, et al. v. McMahon, et al., Alameda County

Superior Court, No. 623839-9.

Adopt Section 69-209 (Title) and amend Section 69-209 to read: Post-Hearing: Amend Section 69-209.32 to show correct renumbering to read:

# 69-209 PENALTIES FOR FAILURE OR REFUSAL TO ACCEPT EMPLOYABILITY SERVICES OR EMPLOYMENT

69-209

- .1 The individual who is no longer exempt in an RCA assistance unit shall be ineligible for RCA benefits until he/she has registered with the employment/training programs or EDD and participates in the employment services within 30 days of receipt of aid. Other nonexempt individuals in the assistance unit who fail or refuse to register shall be ineligible for RCA benefits.
- .2 When, without good cause, an employable nonexempt RCA recipient has refused or failed to meet or comply with the requirements of Sections 69-207.1 and .2, and Sections 69-208.6, .61, and .7, the CWD shall deny or terminate assistance.
- .3 Except as provided in Section 69-207.11, a noncomplying recipient shall be ineligible for RCA benefits for three payment months for the first occurrence from the date of discontinuance for refusal or failure to comply without good cause. Aid continues to the rest of the assistance unit if the members are otherwise eligible.
  - .31 (Continued)

### 69-210.223

.32 If the noncomplying refugee is a caretaker relative, assistance in the form of protective payments will be provided to the remaining members of the assistance unit in accordance with CalWORKs regulations, MPP Sections 42-721.46 and .461.

### .4 Notice of Intended Termination

- In cases of proposed action to reduce, suspend, or terminate assistance, the CWD shall give timely and adequate notice in accordance with Section 69-210.
- .42 The CWD shall provide written procedures in English and in appropriate languages, in accordance with requirements in Section 69-205.22, for the determination of good cause, the sanctioning of refugees who do not comply with the requirements of the program, and for the filing of appeals by refugees.
- .43 In addition to the requirements in Section 69-210, the written notice shall include:
  - .431 An explanation of the reason for the action and the proposed adverse consequences; and
  - .432 Notice of the recipient's right to a hearing.

- .44 The CWD shall send or provide a written notice in English and a written translated notice, or a verbal translation of the notice, in accordance with Section 69-211, to a refugee at least 10 days before the date upon which the action is to become effective.
- .45 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.
- .46 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.

Authority Cited: Section 10554, Welfare and Institutions Code.

Reference: 45 CFR 400.54; 45 CFR 400.55; 45 CFR 400.82; 45 CFR 400.83(a)(2); 45

CFR 400.211; and Federal Register dated September 1, 1983, 68 FR

46089.

Renumber Section 69-210.21 to Section 69-209.2, Section 69-210.211 to Section 69-209.3, Section 69-210.224 to Section 69-209.31, and Section 69-210.231 to Section 69-209.1; repeal Section 69-210 (Section Title) and Sections 69-210.1 through .2, .22, .221 through .223, and .23, .232 and .233 as follows:

### 69-210 CONCILIATION

69-210

<del>.21</del> [Renumbered to Section 69-209.2.] .211 [Renumbered to Section 69-209.3.] <del>.22</del> .223 [Renumbered to Section 69-209.32.] <del>.224</del> [Renumbered to Section 69-209.31.] .23 .231 [Renumbered to Section 69-209.1.] [Renumbered to Section 69-209.45.] <del>.232</del> <del>.233</del> [Renumbered to Section 69-209.46.]

69-210

### .1 Notices

Notices shall be sent or provided to a recipient at least 10 days before the date upon which RCA will be reduced, suspended, or terminated.

- In providing notice to an applicant or recipient to indicate that assistance has been granted, denied, reduced, suspended, or terminated, the written notice shall clearly state the action that will be taken, the reasons for the action, and the right to request a hearing.
- In providing notice to an applicant or recipient to indicate that assistance has been granted, denied, reduced, suspended, or terminated, the CWD shall specify the program(s) to which the notice applied, clearly distinguishing between RCA and other assistance programs.
- When a recipient is notified of termination because of reaching the time limit on RCA, the CWD shall review the case file to determine possible eligibility for CalWORKs or General Assistance due to changed circumstances. The notice to the recipient must indicate the result of that determination as well as the termination of RCA.

### .2 Hearings

All applicants for and recipients of RCA shall be provided an opportunity for a hearing to: defend by confronting any adverse witnesses; present his/her own argument and evidence orally; and to contest adverse determinations.

- .21 The written notice of any hearing determination shall adequately explain the basis for the decision and the refugee's right to request any further administrative or judicial review.
- .22 An RCA's benefits may not be terminated prior to completion of final administrative action, but are subject to recovery by the CWD if the action is sustained.
- .23 A hearing need not be granted when:
  - .231 Federal law requires automatic grant adjustments for classes of recipients unless the reason for an individual appeal is an incorrect grant computation.

.232 Assistance is terminated because the eligibility time period imposed by law has been reached, unless there is a disputed issue of fact.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

Sections 400.54(a) and (b).

### 69-211 AID PAYMENTS

69-211

Aid payments for RCA cases shall be based on CalWORKs regulations.

- .1 Refugees are eligible for recurring special needs allowances in accordance with CalWORKs regulations. Eligibility for nonrecurring special needs allowances exists but may be paid only for loss that has occurred subsequent to their arrival in California. Assistance for nonrecurring special needs is not to replace items of property that were left in the refugee's country of origin.
- .2 Where there is an urgent need for assistance, the CWD shall in accordance with CalWORKs regulations make such provisions as are necessary to cope with the emergency by speeding up the application process and by issuing the initial grant to the refugee on an immediate need basis where apparent eligibility and immediate need exists.
- .3 If the CWD is unable to confirm refugee status after checking the individual's documentation, which suggests eligibility, the CWD shall provide cash assistance to the individual verifying refugee status. The CWD shall follow Systematic Alien Verification Entitlements (SAVE) system procedures for any refugee who presents questionable documentation for eligibility purposes, unless the refugee him/herself chooses to secure the appropriate documentation by contacting INS directly. If the CWD is not connected to the SAVE system, a G-845 form (Verification Request Non-Save agencies) shall be submitted by the CWD to the local INS office.
- .4 Eligibility for pregnancy special needs shall be determined in accordance with CalWORKs regulations.
- .5 Payments for unaccompanied refugee minors shall be paid at the foster care rate calculations as determined in MPP, Chapter 45-300 (AFDC-FC Payee, Payment and Delivery).
- .6 (Continued)

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

400.52; and 45 CFR 400.66.

Amend Section 69-212 to read:

# 69-212 OVERPAYMENT/UNDERPAYMENT ADJUSTMENTS AND FRAUD REFERRALS

69-212

The methods outlined in CalWORKs regulations concerning the recoupment of overpayments, the correction of underpayments and the procedures concerning fraud shall be followed in RCA.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

Section 400.52.

Amend Sections 69-213.12, .22, .4, .5, .63, .631, .631(c)(1) and (2) and (d)(2), .7, and .8 to read:

# 69-213 UNACCOMPANIED REFUGEE MINORS (Continued)

69-213

- .1 (Continued)
  - .12 (Continued)
    - .121 A parent or;
    - .122 A close nonparental adult relative who is willing and able to care for the child, or;
    - .123 An adult with a clear and court-verifiable claim to custody of the minor who has no parent(s) in the United States.
  - .13 (Continued)
- .2 (Continued)
  - .22 Is united with a nonparental adult, either relative or nonrelative, willing and able to care for the child to whom legal custody and/or guardianship is granted under state law; or (Continued)
- .4 Responsibility for the care, custody and control of unaccompanied refugee minors shall be established under Welfare and Institutions Code Section 300 or Probate Code Sections 1500 or 1501.
- .5 Placement of unaccompanied refugee minors in foster care shall be made in accordance with Foster Care regulations, Division 30 of the MPP, and eligibility for foster care payments shall be made in accordance with MPP Division 45, Chapter 200.
- .6 (Continued)
  - .63 Preparation of Refugee and Entrant Unaccompanied Minor Placement Report, ORR-3 (10/86), and annual Refugee and Entrant Unaccompanied Minor Progress Report, ORR-4 (10/86), to be sent to CDSS for the purpose of aiding family reunification.
    - .631 The CWD shall send to CDSS: (Continued)
      - (c) An ORR-3 within 60 days of the date that:
        - (1) The minor's placement is changed;

- (2) Legal responsibility of any kind for the minor is established or transferred; or
- (d) (Continued)
  - (1) (Continued)
  - (2) Is united with a non-parental adult (relative or non-relative) to whom legal custody, guardianship, or adoption is granted under state law and who is willing and able to care for the minor; or (Continued)
- .7 After the initial placement of an unaccompanied minor, the procedures for interstate movement, MPP Section 30-366, that govern the movement of non-refugee foster cases to other states also apply to the movement of unaccompanied minors to other states.
- .8 Unaccompanied refugee minor cases shall be claimed under RCA. The time limit applicable to RCA cases required in Section 69-202.41 does not apply.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

Part 400, Subpart H – Child Welfare Services.

Amend Sections 69-214.1 through .9 to read:

### 69-214 TERMINATION OF AID

69-214

Aid payments to refugees under the RCA program shall be discontinued in accordance with CalWORKs regulations and under the following circumstances except that the number of hours worked shall not be a basis for terminations:

- .1 A sponsor is meeting the full needs of the refugee or refugee family, in accordance with CalWORKs standards of assistance.
- .2 A refugee marries a United States citizen or other non-refugee, including a time-expired refugee, who is able to meet the refugee's needs. In these circumstances, aid shall be discontinued for the refugee parent. Aid for the minor child(ren) in the assistance unit shall be continued unless the United States citizen or other non-refugee stepparent is able to meet all needs of the child(ren) in accordance with CalWORKs standards of assistance.
- .3 A refugee becomes time-expired (per Section 69-205.21), or otherwise loses refugee status.
- .4 A refugee fails to meet, without good cause, the registration, employment and educational/training requirements (see Section 69-207).
- .5 (Continued)
- A refugee becomes a full-time student in a college program in an institution of higher education, except as provided in Sections 69-205.52, .53, and .54.
- .7 [Reserved]
- .8 Renumbered to Section 69-214.7 by Manual Letter No. SP-91-01, effective 2/1/91.
- .9 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.

Authority Cited: Section 10554, Welfare and Institutions Code.

Reference: Section 10553, Welfare and Institutions Code and 45 CFR 400.81(b).

Amend Section 69-215 to read:

# 69-215 INTERCOUNTY TRANSFERS

69-215

The procedures for intercounty transfers as outlined in CalWORKs program regulations shall be applied in RCA.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-217 to Section 69-216 and amend Sections 69-216.1 and .2 to read:

69-216 CASE RECORDS 69-216

.1 A case folder shall be set up for each refugee assistance case which shall contain a payment record and related documents. The authorization and payment process for all refugees shall be completed by using CDSS approved county procedures. (Continued)

- .2 The case record shall include the following information in addition to that required by CalWORKs program regulations:
  - .21 (Continued)
  - .22 The name and address of the local sponsor or voluntary resettlement agency which resettled the refugee.
  - .23 The information obtained from the sponsor or voluntary resettlement agency as part of the eligibility determination process (per Section 69-203.21).
  - A copy of the I-94 and any other INS documentation that identifies refugee status and date of entry for each refugee in the assistance unit.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-219 to Section 69-217 and amend Sections 69-217.1 and .2 to read:

### 69-217 CLAIMING AND REIMBURSEMENT

69-217

.1 Cash Assistance

The federal legislation provides for reimbursement for aid payments and administrative costs as long as funds are available. Claims are to be submitted in accordance with instructions issued by CDSS.

- .2 Case Numbers General
  - .21 (Continued)
  - .22 Repealed by Manual Letter No. SP-91-01, effective 2/1/91.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Repeal Section 69-221 to read:

69-221 FAIR HEARINGS

69-221

Amend Section 69-301 to read:

Post-Hearing: Amend Section 69-301 to read:

### 69-301 GENERAL STATEMENT

69-301

In accordance with Title V (Fascell-Stone Amendment) of the Refugee Education Assistance Act of 1980 (Public Law 96-422, October 10, 1980 as interpreted in 45 CFR Part 401), there is hereby established a Cuban/Haitian Entrant Program (CHEP) to provide eligible Cubans and Haitians with assistance cash assistance and social services.

CHEP is separate and apart from the Refugee Resettlement Program (RRP), however, the objectives, administration, the level of Federal Financial Participation, program eligibility criteria and case maintenance policies are identical to those of the RRP. There is a special cash assistance program within CHEP for Cuban and Haitian Entrants known as Entrant Cash Assistance (ECA). Eligibility criteria for ECA benefits shall be the same as those outlined in RRP regulations, MPP Chapter 69-200, except that the definition of a refugee is not applicable to CHEP or ECA. All current CalWORKs Program regulations relating to financial eligibility and payments apply unless superseded by the Entrant Cash Assistance Program regulations contained herein, or the RRP regulations in Chapter 69-200.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-303 to Section 69-032 and amend Section 69-302.1 through .4 to read:

### 69-302 CUBAN/HAITIAN ENTRANTS STATUS REQUIREMENTS

69-302

Cuban and Haitian entrants with the following statuses are eligible for RRP benefits.

- .1 Any individual granted parole status as a Cuban/Haitian Entrant (Status Pending) or granted any other special status subsequently established under the immigration laws for nationals of Cuba or Haiti, regardless of the status of the individual at the time assistance or services are provided.
- .2 A national of Cuba or Haiti who was paroled into the United States and has not acquired any other status under the INA and with respect to whom a final, nonappealable, and legally enforceable order of removal, deportation or exclusion has not been entered.
- 3. A national of Cuba or Haiti who is the subject of removal, deportation or exclusion proceedings under the INA and with respect to whom a final, nonappealable, and legally enforceable order of removal, deportation or exclusion has not been entered; or
- 4. A national of Cuba or Haiti who has an application for asylum pending with the INS and with respect to whom a final, nonappealable, and legally enforceable order of removal, deportation or exclusion has not been entered.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code; and 45 CFR

400.66(a).

Renumber Section 69-304 to Section 69-303 and amend to read:

### 69-303 TIME-ELIGIBILITY

69-303

Time eligibility for Cuban/Haitian Entrants, including entrant children born in United States resettlement camps, begins with their date of parole (release from INS custody).

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-305 to Section 69-304 and amend to read:

69-304 TERMINOLOGY

The term ECA refers to the federally-funded program of cash assistance which is available to Cuban or Haitian Entrants who do not meet the categorical requirements of other state/federal cash assistance programs (CalWORKs or SSI/SSP).

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553 and 10554, Welfare and Institutions Code.

35

69-304

Renumber Section 69-311 to Section 69-305 and amend Section 69-305.3 to read:

## 69-305 UNACCOMPANIED CUBAN/HAITIAN ENTRANT MINORS

69-305

- .1 (Continued)
- .3 Provisions in Sections 69-214.4 through .8, unaccompanied refugee minors, shall apply to unaccompanied entrant minors.

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.

Renumber Section 69-317 to Section 69-306 to read:

69-306 CASE RECORDS (Continued)

69-306

Authority Cited: Sections 10553 and 10554, Welfare and Institutions Code.